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★ JAN 10 2022 ★

BROOKLYN OFFICE

UNITED STATES COURT FOR THE  
EASTERN DISTRICT OF NEW YORK

LUCIO CELLI,  
Appellant/Petitioner/Defendant,  
VS.  
United States of America,  
Appellee/Respondent/Plaintiff

Case No.: 19-cr-00127  
MOTION FOR TO MODIFY PROBATION TERMS FOR  
PROCESS SERVICE OF JUDGES AND PROSECUTORS

Dear Judge Engelmayer,

I present to Your Honor a motion to modify the terms and conditions, as I need to have paper/motions/briefs served upon judges because I am suing judges and prosecutors WHERE I do not seek money but for them to do an act.

Prior to signing the plea agreement Mr. Silverman assured me that I would be able to sue judges, like Judge Cogan, which he agreed with AUSA Karamigous.

Prior to signing the plea agreement Mr. Silverman assured me that he would send my criminal complaint to the DOJ, so Mr. Silverman, like Bail hearing, is impeding me from getting a remedy because Judge Cogan had Ms. Nothon deprived me of my retro money, as she worked for Strook—like Randi and Cogan

MOTION FOR TO MODIFY PROBATION TERMS FOR PROCESS SERVICE OF JUDGES AND PROSECUTORS - 1

1 I have discussed the issue with Mr. Silverman and Mr.  
2 Greene. I even told Mr. Silverman to bring it up on Dec. 1<sup>st</sup>.,  
3 where he did not.

4 I am being blocked to gain remedies that Your Honor with  
5 Mr. Silverman's help and the AUSA's help, too

7 The topic is I did not receive a fair trial and I want one  
8 and to show the world how Your Honor with other deprived me of  
9 one

10 I make this application pursuant to Rule 32.1 Revoking or  
11 Modifying Probation or Supervised Release

- 13 1. I suggested that the US Marshalls service the judges
- 14 2. Under the terms of the probation: The defendant shall  
15 not make any phone calls or send any written  
16 correspondence (including e-mail) to any prosecutor or  
17 government personnel and shall not have any third  
18 party do so on his behalf (with the exception of  
counsel).
  - 19 a. Mr. Silverman lied to Your Honor
  - 20 b. This issue deals with my job
  - 21 c. I have Mr. Silverman audio recorded saying that  
he and AUSA Karamigous agreed to him sending  
22 papers to the prosecutors
  - 23 d. I need to sue him because he is depriving me  
access to the court
  - 24 e. The clause states: "with the exception of counsel"
  - 25 f. I request to play the audio recording to establish the criminal conduct

1           3. Therefore, I need the US Marshalls to service my  
2           lawsuit upon the DOJ, like AUSA Karamigous lied to  
3           Your Honor and does not want to answer whether she has  
4           a waiver or not

5           4. According to Mr. Silverman, the AUSA will gain  
6           knowledge via pacer and there is no need to service  
7           the DOJ

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10           Lucio Celli

11           September 22, 2021

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15           1/4/22

16           Dated this 11<sup>th</sup> of October, 2021.

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Lucio Celli, Defendant

Lucio Celli  
89 Windmer Rd  
Wappingers Falls



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